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Eddy and Lea County Exposed

July 1 at 11:49 PM



Bombshell News in Tello v Lea County Sheriff's Office

"Mr. Waldo explained that he and Mr. Gubernick are currently deposing Defendant Jurado Garcia, and the parties... See more

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UNITED STATES DISTRICT COURT
DISTRICT OF NEW MEXICO

Before the Honorable Gregory J. Forrest
United States District Judge

Case No. 24-00040-GJF

Tello v. Lea County Board of Corrections et al

Rate of Hearings: \$100000
(not recorded)

Attorneys for Plaintiff: Dargone Gubernick, Curtis Waldo
Dargone J. Young

Attorneys for Defendants: Jurado Garcia, and Ylanis
Cody R. Rogers

Attorneys for Intervenor Parties: Michael Court Nawell

Free Hearings:
From Court: 1:00 p.m.
Stop Time: 1:00 p.m.
Total Time: 07 minutes

Clerk: JN

2 of 3

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The Court certified what type of record is being kept of this conference and noted that it was being kept off the record because the Court will keep minutes. The Court asked Mr. Waldo what difference the existence of a romantic relationship makes.

Mr. Waldo explained that a romantic relationship would speak to the bias of Mr. Waldo towards Mr. Jurado Garcia and so Mr. Waldo's own discrimination claim because Mr. Jurado Garcia's conduct that violated the Lea County Sheriff's Department policy is supported by Mr. Waldo. Defendants' complaint to conduct a sham investigation from the beginning, and a romantic relationship between two defendants speaks to it completely.

The Court asked Mr. Waldo whether he needs to ask any questions besides whether romantic relationship existed and, if so, the relationship's time frame.

Mr. Waldo responded that he would ask (1) whether a romantic relationship existed, if Walker is not asked (2) how long did the relationship last, and (3) whether a relationship was ongoing during the alleged conspiracy.

The Court asked Mr. Waldo why the actual nature of the relationship is relevant.

Mr. Waldo stated that it speaks to the strength of the relationship and the nature of the bias.

The Court asked Mr. Rogers.

Mr. Rogers explained that the documents reflecting that a romantic relationship exists appear relevant or at least, based upon the New Mexico State Police investigation, Mr. Rogers further explained that Mr. Jurado Garcia did not participate in the evidence investigation conducted by the Carlsbad Police Department, and Mr. Waldo's alleged bias could not affect the Carlsbad Police Department. Mr. Rogers stated that questions about a romantic relationship are not relevant but are instead designed to facilitate a confession by Mr. Jurado Garcia.

The Court stated that asking generally about a romantic and sexual relationship are a especially harassing. The Court asked if Mr. Waldo has been deposed.

Mr. Rogers responded to the affirmative.

The Court asked if Mr. Waldo was asked about the relationship.

Mr. Rogers responded to the negative.

Mr. Waldo stated that Mr. Waldo was asked about his friendship with Mr. Jurado Garcia but was not asked follow-up questions.

Mr. Rogers stated that Mr. Waldo's question to Mr. Jurado Garcia asked specifically about the actual nature of the relationship.

Mr. Waldo responded that he asked about the romantic nature of the relationship, but I believe he is entitled to an answer to both questions.

The Court asked if it matters that Mr. Waldo was not asked about the relationship.

Mr. Waldo stated that it does not matter, and he may not have had the relevant document before deposing Mr. Waldo.

Mr. Rogers stated that Mr. Waldo had the relevant documents.

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Mr. Gubernick stated that it was not required to him when deposing Mr. Waldo to ask to about the romantic nature of the relationship. Mr. Gubernick further explained that if questions are relevant because Mr. Waldo on the parameters of the Carlsbad this Department is investigating.

Mr. Rogers, Mr. Young asked that he agree with Mr. Rogers.

The Court asked that Mr. Waldo may ask (1) about the existence of a romantic relationship between Mr. Waldo and Mr. Jurado Garcia, (2) the date range of the romantic relationship (3) whether the relationship included a sexual component or dimension, but nothing further.

Mr. Rogers asked whether Mr. Waldo can ask the second and third questions of Mr. Jurado Garcia responds to the first question to the negative.

The Court stated that such an answer would resolve the first two questions.

The Court adjourned.

Eddy and Lea County Exposed

Journalist

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Haha
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Samantha Jo Martinez
Karina Tello

Samantha Jo Martinez

Messy, messy. All involved should be fired..

2w Like Reply

2

EXHIBIT

D



Eddy and Lea County Exposed

July 15 at 7:54 PM · 🌐

...

You want to do something fun? Let's go to Taco Bell! Guess appearance [Lea County Sheriff's Office](#) Corey Helton the coverup artist!



- Haha
- Juan Hernandez
- Natalie Gallegos
- Demetrio Muñoz Jr.
- Jessie Quiroz
- Amber Tibbet
- Cielo Sky Martinez
- Chele Chele
- Kina Pettes Mills
- Karina Tello
- Perla Leyva



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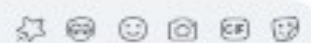


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Eddy and Lea County Exposed

July 15 at 7:07 PM · 🌐

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Sometimes you gotta give them bullies a taste of their own medicine, Regina George aka [Lea County Sheriff's Office](#) Diana Jurado and Aileen Vizcarra!



Eddy and Lea County Exposed

July 15 at 7:51 AM · 🌐

🔔 Docket News: Ms. Rogers advised that Ms. Jurado-Garcia and Ms. Vizcarra had provided their cell phones for imaging in early May. She explained that Ms. Estrada was... See more

Short on time? Try Generative summary

Short on time? Try Generative summary

Short on time? Try Generative summary

Tello_v_Lea_Coun...-24-00390_00640 PDF

UNITED STATES DISTRICT COURT
DISTRICT OF NEW MEXICO

Before the Honorable Gregory J. Fournet
United States Magistrate Judge

Clerk's Minutes

Case No. 24-00390-GJF

Public v. Lea County Board of County Commissioners et al.

Date of Hearing: 7/15/25

Attorneys for Plaintiff:	Dominique Gubertich, Curtis Wulke
Attorney for Lea County Defendants:	Bernadine J. Young
Attorney for Defendants Estrada, Jurado Garcia, and Vizcarra:	Cody R. Rogers
Attorney for Defendant Perea:	Michael Newell
Pro se parties:	Discovery Conference
Start Time:	10:00 a.m.
Stop Time:	11:00 a.m.
Total Time:	1 hour
Clerk:	AJF

Re:

- The Court asked Mr. Wulke whether he or Mr. Gubertich had received any official information on the issue that was the subject of the July 9, 2025 e-mail to the Court.
- Mr. Wulke responded to the negative.
- The Court inquired whether Mr. Young or Mr. Newell's clients had any involvement in the discovery conference at issue.
- Mr. Wulke responded to the negative, though he noted that there were separate issues in some of discovery responses from Mr. Young and Mr. Newell's clients that the parties attempted to work through before coming to the Court.
- Observing that the parties dispute did not appear to relate to discoverability, the Court asked Mr. Rogers to explain the delay in producing the information the had produced produce seven months ago.

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- Ms. Rogers explained that her original estimate was when she could produce the discovery responses at least one month ago.
- Ms. Rogers indicated that she had obtained a forensic imaging expert to download information from her clients' cell phones and to produce that information in a searchable format.
- Ms. Rogers advised that Ms. Jurado Garcia and Ms. Vizcarra had provided their cell phones for imaging in early May. She explained that Ms. Estrada was unable to provide her cell phone until June 18, 2025, because she did not have access to her back-up phone.
- Explaining that Collette generates a CSV file, which can be accessed and used through Collette's proprietary reader program, Ms. Rogers advised that when she received the external drive with Ms. Jurado Garcia's cell phone information, she discovered that the file was so large that she could not access or search it with the program she had in her office. Ms. Rogers indicated that after adding additional RAM to her computer in an effort to fix this, she was able to manually access and search the information, but she was unable to produce the information to Plaintiff by July 1, 2025.
- According to Ms. Rogers, the external drive with Ms. Vizcarra's cell phone information arrived in Houston on July 9, 2025, and she estimated that she could conduct the same process on that file and produce the resulting information to Plaintiff by July 1, 2025.
- Ms. Rogers explained that she had not yet received Mr. Estrada's external drive, but she expected to receive it by the next few days.
- In response to the Court's inquiry as to how much of the information obtained with the cell phones had previously been shared with Mr. Wulke, Ms. Rogers indicated that she had previously shared only an abbreviated summary of that information.
- The Court asked Ms. Rogers how the anticipated delay in producing her clients' cell phone information might impact the upcoming settlement conference, the discovery deadline, or the discovery estimate deadline.
- Ms. Rogers indicated that she followed the current schedule and submitted evidence as she was able.
- Turning to Mr. Perea, the Court asked how much of the information Ms. Rogers's client had previously received any discoverable information from Ms. Rogers.
- Ms. Perea responded that he had previously received any discoverable information from Ms. Rogers.
- Noting that it could not order Collette to image the remaining cell phone on a no-expedited schedule, the Court asked Mr. Wulke how it could assist the parties.
- Ms. Wulke responded that if Ms. Rogers would produce the entire Collette extract Plaintiff's team could conduct their own search subject to a confidentiality and Alternately, she suggested that the Court should impose a deadline by which Ms. Rogers must produce the discovery in question.
- The Court explained that privacy issues prevented it from giving Plaintiff's team access to the cell phone information file and that the parties instead would need to be present with agreed-upon search terms work as an interim.

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- Ms. Rogers indicated that she would consent to being more proactive about providing more updates to Plaintiff's counsel when discovering obstacles with discovery production.
- Ms. Rogers advised that, while he had not received Mr. Vizcarra's external hard drive yet, she had not yet attempted to access the file. She explained that she represented that she would produce the agreed-upon information from Ms. Vizcarra's cell phone by week 5 and estimated that she does not encounter difficulties accessing a searching that information.
- The Court indicated that, absent good cause shown, Ms. Rogers must produce to Plaintiff the requested information from Ms. Vizcarra's cell phone by close of business Friday, July 18, 2025, and the requested information from Mr. Estrada's cell phone by close of business Friday, July 25, 2025.
- In addition, the Court instructed Ms. Rogers to submit a e-mail, not including the Court as a copied or primary recipient, explaining the reasons for the delay in producing the information to Plaintiff's counsel. It will review the evidence.
- The Court set a telephone status conference for Monday, July 28, 2025, at 2:00 p.m. It explained that if it receives the e-mails it expects to receive, it will review the evidence.
- Addressing Mr. Rogers, Mr. Wulke offered to provide any input that could be helpful in terms of their ongoing search terms, as a confidentiality order to facilitate production.
- Ms. Wulke confirmed that, from Plaintiff's perspective, the partial deadline appears to be appropriate.
- Ms. Young and Mr. Newell indicated that they did not wish to be bound on the topic of a search discovery dispute.
- The Court adjourned.

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